TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM351285

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
IMPACT Engineering, Inc.		06/30/2015	CORPORATION: MICHIGAN

RECEIVING PARTY DATA

Name:	Illinois Tool Works Inc.	
Street Address:	155 Harlem Avenue	
City:	Glenview	
State/Country:	ILLINOIS	
Postal Code:	60025	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2192119	SIGTRAP
Registration Number:	2285033	ARCLIENT
Registration Number:	2401085	WELD SIGNATURE
Registration Number:	3832829	WELD COACH
Registration Number:	3208061	WELD SIGNATURE

CORRESPONDENCE DATA

Fax Number: 3127758100

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 3127758000

Email: trademarks@mcandrews-ip.com

Correspondent Name: Mcandrews Held & Malloy

500 W Madison St Address Line 1:

Address Line 2: 34th FI

Address Line 4: Chicago, ILLINOIS 60661

ATTORNEY DOCKET NUMBER:	39285US01
NAME OF SUBMITTER:	Christopher M. Scharff
SIGNATURE:	/cms/
DATE SIGNED:	08/13/2015

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INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT (the "Assignment") made as of June 3c, 2015, by and among IMPACT Engineering, Inc., a Michigan corporation having its principal place of business at 500 East Biddle Street, Jackson, Michigan, 49303 (the "Assignor"), and Illinois Tool Works Inc., a Delaware corporation having its principal place of business at 155 Harlem Avenue, Glenview, Illinois 60025 (the "Assignee").

WHEREAS, Assignor and Assignee's wholly-owned subsidiary, Miller Electric Mfg. Co. ("Miller"), are parties to a certain Stock Purchase Agreement executed contemporaneously herewith (the "Stock Purchase Agreement"), pursuant to which, among other things, Assignor agreed to sell, and Miller agreed to purchase, substantially all the shares of the Business; capitalized terms used herein without definition shall have the meanings ascribed thereto in the Stock Purchase Agreement;

WHEREAS, it is a condition to the Closing of the Stock Purchase Agreement that Assignor enters into this Assignment to transfer to Assignee certain intellectual property related to the Business (the "Intellectual Property"); and

WHEREAS, Assignee desires to acquire all Assignor's right, title and interest in and to the Intellectual Property;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained in the Stock Purchase Agreement, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee agree as follows:

- (i) Assignment of Patents. Assignor does hereby assign to Assignee, its successors, assigns, and legal representatives, the entire, full, and exclusive right, title and interest in and to the inventions as described in the patents and applications set forth in Schedule A hereto, in the United States and all foreign countries, together with all rights to claim priority, and in and to all Letters Patents or similar legal protection obtained or to be obtained for the inventions by application or any continuation, continuation-in-part, divisional, reissue, reexamination, renewal or substitution thereof, or any legal equivalent thereof (the "Patents"), and the right (but not the obligation) to assert the Patents and to collect for all past, present, and future infringements, and claims for damages and the proceeds thereof, including, without limitation, license royalties, and proceeds of infringement suits, and all rights corresponding thereto throughout the world by reason of any past and future acts of infringement that have occurred or may occur.
- (ii) Assignment of Trademarks. Assignor does hereby assign to Assignee, its successors, assigns, and legal representatives, the entire, full, and exclusive right, title, and interest in and to the trademarks set forth in Schedule B hereto, in the United States and all foreign countries, together with the good will of the business symbolized by such trademarks and any applications and/or registrations therefor (collectively, the "Trademarks"), and the right (but not the obligation) to assert the Trademarks and to collect for all past, present, and future infringements, and claims for damages and the proceeds thereof, including, without limitation, license royalties, and proceeds of infringement suits, and all rights

- corresponding thereto throughout the world by reason of any past and future acts of infringement that have occurred or may occur.
- (iii) Assignment of Domain Names. Assignor does hereby assign to Assignee, its successors, assigns, and legal representatives, the entire, full, and exclusive right, title, and interest in and to the domain names and registrations therefor set forth in Schedule C hereto (the "Domain Names").
- (iv) Assignment of Intangible Assets. Assignor does hereby assign to Assignee, its successors, assigns, and legal representatives, the entire, full, and exclusive right, title, and interest in and to the goodwill and all other intangible assets currently used exclusively in connection with the Business, including, without limitation, if and to the extent in existence, any and all patents, patent applications, trade secrets, inventions, designs, discoveries, technology, processing formulae, production techniques, computer and other software, customer and distributor files and lists which are used or held for use in the Business, non-registered trademarks, service marks, trademark and service mark applications, trademark and service mark rights, trade names and all derivations thereof, fictitious business names, logos and other intellectual property, know-how, product requirements, specifications, research data, manufacturing methods and processes, copyrights, uncopyrighted works, and all licenses and rights to use all of the forgoing. and all applications therefore, and all other proprietary rights and information, including royalty payments and confidential information used in connection with the Business (the "Intangible Assets"), and the right (but not the obligation) to assert the rights under the Intangible Assets and to collect for all past, present, and future infringements, and claims for damages and the proceeds thereof, including, without limitation, license royalties, and proceeds of infringement suits, and all rights corresponding thereto throughout the world by reason of any past and future acts of infringement that have occurred or may occur.

By: Vincent N. Ramons

President

Schedule A

Patents

U.S. Patent No. 6,583,386 U.S. Patent No. 6,242,711

Schedule B

Trademarks

Registered trademarks: ARClient Sigstrap Weld Signature Weld Coach

Unregistered trademarks:
Part Tracking
ARCAgent
1st Weld
Training2Go
Welding Aide
Electronic Mentor
Electronic Guide
Weld Production Mentor

Schedule C

Domain Names

ImpactEng.com ImpactWelding.com

> TRADEMARK REEL: 005599 FRAME: 0007

RECORDED: 08/13/2015